IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA,

Plaintiff/Respondent,

VS.

No. CV 16-00784 MCA/KBM No. CR 11-01203 MCA

DANNY KEVIN BRAWNER,

Defendant/Movant.

ORDER LIFTING STAY AND DIRECTING THE PARTIES TO CONFER AND FILE A JOINT STATEMENT IN LIGHT OF BECKLES

THIS MATTER is before the Court *sua sponte* under Rule 4 of the Rules Governing Section 2255 Proceedings in light of the U.S. Supreme Court's ruling in *Beckles v. United States*, 580 U.S. ____, No. 15-8544, slip op (March 6, 2017). Movant, Danny Kevin Brawner, has filed a motion pursuant to 28 U.S.C. § 2255 claiming that he improperly received an enhanced sentence as a career offender under the United States Sentencing Guidelines because the residual clause of USSG § 4B1.2 is unconstitutionally vague under the reasoning in *Johnson v. United States*, 576 U.S. ____, 135 S.Ct. 2551 (2015). (CV Doc 1; CR Doc. 58). The United States filed a response requesting a stay of proceedings based on the pendency of *Beckles*, which was granted by the Court. (CV Doc. 4, 8; CR Doc. 61, 63). In *Beckles*, the Supreme Court held that the United States Sentencing Guidelines are not subject to a void-for-vagueness challenge. 580 U.S. ____, No. 15-8544, slip op at 5.

The Court will lift the stay and direct the parties to confer on the question of whether the Supreme Court's ruling in *Beckles* is dispositive of all issues raised in this § 2255 proceeding and

to file a joint statement advising the Court of the results of their conference. If either party

contends that Beckles does not dispose of all issues, the statement shall identify the issue or

issues that remain for determination by the Court after Beckles and the party raising the

remaining issue or issues. The parties shall confer and file the joint statement within fourteen

days of entry of this Order. If neither party claims that any issues remain for adjudication

following *Beckles*, the Court will enter an Order dismissing this § 2255 proceeding. If the parties

contend that issues still remain for determination, the Court will enter an order setting a schedule

for supplemental briefing.

IT IS ORDERED that the stay is lifted and the Parties shall confer on the question of

whether the Supreme Court's ruling in Beckles is dispositive of all issues raised in this § 2255

proceeding and file a joint statement advising the Court of the results of their conference within

fourteen (14) days of entry of this Order.

Wolf UNITED STATES CHIEF MAGISTRATE JUDGE

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